



PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of

Katsunori KAWANO et al.

Group Art Unit: 2627

Application No.: 10/782,758

Examiner: A. GIESY

Filed: February 23, 2004

Docket No.: 118797

For: HOLOGRAM ERASING METHOD AND HOLOGRAM ERASING APPARATUS

SUMMARY OF SUBSTANCE OF INTERVIEW

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

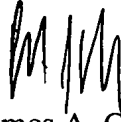
Sir:

Applicants appreciate the courtesies shown to Applicants' representative by Examiners Giesy and Young in the October 31, 2007 personal interview. Applicants' separate record of the substance of the interview is incorporated into the following remarks.

Applicants' representative discussed the claim amendments and arguments set forth in Applicants' October 11, 2007 Amendment. Applicants' representative argued that the applied reference does not teach, nor can it reasonably be considered to have suggested, at least the feature of erasing the hologram by irradiating the detected recording region with a reference light beam and a random modulation signal light beam at the same time, as positively recited in independent claim 1. In support of this argument, Applicants' representative cited to specific portions of "Holographic memory with localized recording," Applied Optics, Vol. 40, No. 23, August 10, 2001 to Moser and Psaltis, as argued in the October 11 Amendment. No agreement was reached.

Should any questions arise regarding this correspondence, all inquiries may be directed to Applicants' undersigned representative at the telephone number set forth below.

Respectfully submitted,



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JAO:CJW/clf

Date: November 6, 2007

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